	$1 \\ 2$	Nevada Bar No. 14124		
	3	1980 Festival Plaza Drive, Suite 900		
	4			
	5	tasca@ballardspahr.com		
	6	Attorneys for Defendant JPMorgan Chase Bank, National Association		
	7			
	8			
	9			
	10	UNITED STATES DISTRICT COURT		
	11	DISTRICT OF NEVADA		
	12	CHRISTOPHER PETRAS,	CASE NO. 2:20-cv-00874-RFB-BNW	
P te 900		Plaintiff,	STIPULATION AND ORDER TO	
AHR LI Drive, Su	ada 89135 702 471 70	v.	CONTINUE SETTLEMENT CONFERENCE	
BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900	Las Vegas, Nevada 89135 702 471 7000 FAX 702 471 7070 10 12 12 12 12 12 12 12 12 12 12 12 12 12	NAVY FEDERAL CREDIT UNION; JPMORGAN CHASE BANK, NATIONAL	(First Request)	
BALL 30 Festiv	Las Ve	ASSOCIATION; EQUIFAX INFORMATION SERVICES LLC; AND,	,	
198	17	EXPERIAN INFORMATION SOLUTIONS, INC.,		
	18	Defendants.		
	19			
	20	Defendant JPMorgan Chase Bank, N.A. ("Chase") and plaintiff Chase 20		
	21	Petras ("Plaintiff" and, together with Chase	e, the "Parties") hereby stipulate as	
	22	follows:		
	23	before Magistrate Judge Brenda Weksler. (ECF No. 105.) In connection therewith, Judge Weksler additionally set a pre-Settlement Conference telephonic conference fo		
	24			
	25			
	26	May 30, 2023. (ECF No. 105.)		
	27	2. Chase recently retained Brian C. Frontino and Alisa M. Taormina to		
	28	serve as co-counsel in this litigation (and their pro hac vice applications are		

DB1/ 138504856.1

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

forthcoming). Mr. Frontino and Ms. Taormina also just moved law firms from Stroock & Stroock & Lavan LLP to Morgan, Lewis & Bockius LLP and are awaiting receipt of a complete copy of the file for this action.

- 3. Mr. Frontino and Ms. Taormina require additional time to obtain a complete copy of the relevant litigation file, study previous filings and discovery responses, and properly prepare for a Settlement Conference, including preparing a thorough confidential written evaluation statement for the Court's review.
- Accordingly, the Parties agree to continuing the Settlement Conference 4. and pre-Settlement Conference telephonic conference for at least thirty (30) days.
- 5. This continuance will not impact any other deadlines as there currently is no operative scheduling order in place.

This is the first request for a continuance of the Settlement Conference and corresponding pre-Settlement Conference telephone conference, and it is made in good faith and not for purposes of delay.

Dated: May 23, 2023

BALLARD SPAHR LLP

KIND LAW

By: /s/ Joel E. Tasca	By: /s/ Michael Kind
Joel E. Tasca	Michael Kind
Nevada Bar No. 14124	Nevada Bar No. 13903
Nevada Bar No. 14894	8860 South Maryland Pkwy, Ste. 106
1980 Festival Plaza Drive, Suite 900	Las Vegas, Nevada 89123
Las Vegas, Nevada 89135	
	LOKER LAW, APC
Attorneys for Defendant	
JPMorgan Chase, National Association	
,	By: /s/ Matthew Locker
	Matthew Loker
	Pro hac vice
	1303 East Grand Avenue, Suite 101
	Arroyo Grande, CA 93420
	1110,0 0.14.140, 0.11 00 120
	Attorneys for Plaintiff

		2.20 0 00074 N 2 2NV 2004MeN 107 1 med 00/20/20 1 age 0 010
	1	$\underline{\text{ORDER}}$
	2	IT IS SO ORDERED:
	3	Berbweten
	4	UNITED STATES MAGISTRATE JUDGE
	5	DATED: <u>May 25, 2023</u>
	6	DATED: <u>way 20, 2020</u>
	7	
	8	
	9	
	10	
	11	
o	12	
BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135 702 471 7000 FAX 702 471 7070	13141516	
BALLARD SPAHR LLP 0 Festival Plaza Drive, Suite Las Vegas, Nevada 89135 2 471 7000 FAX 702 471 70	14	
LARD ival Plaz	15	
BAI 980 Fest Las 7	16	
-	17	
	18	
	19	
	20	
	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	

Case 2:20-cv-00874-RFB-BNW Document 107 Filed 05/25/23 Page 3 of 3